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37 CFR 1.501 INFORMATION DISCLOSURE CITATION IN A PATENT				Docket Number (Optional) 03-1088		Patent Number 7,040,575		
				Applicant Struve, et al.				
				Issue Date Art Unit				
(S heet 1 of 3)			May 9, 2006		3644			
U.S. PATENT DOCUMENTS								
EXAMINER INITIAL	DOCUMENT NUMBER	DATE		NAME	CLASS	SUBCLASS	SCLASS FILING DATE IF APPROPRIATE	
	2,912,724	11/59	Wilkes, W.H.					
	4,291,851	09/81	Johnson, William R.					
	4,927,705	05/90	Syme, et al.					
	4,940,112	07/90	O'Neill, Justin T.					
	5,472,760	12/95	Norvell, Jean					
	4,488,619	12/84	O'Neill, Justin T.					
	5,611,504	03/97	Haynes, et al.					
	5,806,272	09/98	Lafond, Luk					
	2002/0168184	11/02	Juergen Meisiek, Muensterdorf					
	5,030,518	07/91	Keller, Karl					
FOREIGN PATENT DOCUMENTS								
	DOCUMENT NUMBER DATE		COUNTRY		CLASS	SUBCLASS	JBCLASS TRANSLATION YES NO	
Α	EP0692424A2	01/96	EPO				√ ✓	
В	EP0758603A2	02/97	EPO					✓
B1	EP0758603A2	02/97	EPO (trans	l.)			✓	
C C1	DE2035807	01/72	Germany (transl.)					✓
CI	DE2035807 01/72 Germany (transl.) ✓ OTHER DOCUMENTS (Including Author, Title, Date, Pertinent Pages, Etc.)							
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	I W. I La Sa							-,4
				DATE CONORDEDED				
EXAMINER				DATE CONSIDERED				

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